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Docket	No.				



ARENT FOX KINTNER PLOTKIN & KAHN, PLLC

Nikaido, Marmelstein, Murray & Oram Intellectual Property Group

Declaration For U.S. Patent Application

My reside I believe names are	ence, post I am the of the listed be	inventor, I hereby declar office address and citized original, first and sole in low) of the subject matte PROCESS TO OB	enship are as state eventor (if only on er which is claime	ne name is listed d and for which	below) or an original a patent is sought on	l, first and joint inv the invention entit	ventor (if plural led	
the specif	ication of	which is attached hereto	unless the follow	ing box is check	ed:			
	was filed				As PCT Internationa	al Application		
	Number		and was amended on					
And/or	was filed	l on	and was amended on		As United States Application			
	Number		and was amended o				•	
amended I acknowl I hereby o certificate helow and	by any an ledge the claim fore c, or §365 d have als	I have reviewed and unendment referred to about to disclose information priority benefits und (a) of any PCT Internation identified below any before that of the applications.	ove. tion which is mate er 35 U.S.C. §11 onal application v foreign applicatio	erial to patentabil 9(a)-(d) or §365(which designated on for patent or	ity as defined in 37 Cb) of any foreign appat least one country onventor's certificate	C.F.R. §1.56. plication(s) for pate other than the Unit or PCT Internatio	nt or inventor's ed States, listed nal Application	
	MI	2001 A 000287	ITALY	13 Fe	bruary 2001	Priority C		
(List pri foreign applicati	•	lumber)	(Country)		Month/Year Filed)		□ No	
аррисас	(N	lumber)	(Country)	(Day/	Month/Year Filed)	Yes	□ No	
	(N	lumber)	(Country)	(Day/	Month/Year Filed)			
I hereby o	claim the	benefit under 35 U.S.C. (Application Number)		nited States prov (Filing I		listed below.		
(Application Number)		(Filing I	ate)					
			•	nal prior foreign	or provisional applic	cations.		
applicatio applicatio	n(s) desigon is not designed	e benefit under 35 U.s. mating the United States lisclosed in the prior ap- ge the duty to disclose in the filing date of the prio	of America lister plication(s) (U.S. formation which	d below and, ins or PCT) in the is material to pat	otar as the subject m manner provided by entability as defined	natter of each of the the first paragraph in 37 C.F.R. §1.56	of 35, U.S.C. which became	
(List prior U Applications PCT Interna	or	(Application Serial No.) (Fili		(Filing Date)	(Status) (patented, pending, abar		ng, abandoned)	
PCT International applications designating the U.S.)		\- FF		(Filing Date)	(Status) (patented, pending, abando		ng, abandoned)	
And I her	reby appo	int the firm of Arent Fo	x, Customer Nun	nber 004372 incl	iding as principal att	torneys: Robert B	Murray, Reg.	

And I hereby appoint the firm of Arent Fox, Customer Number 004372 including as principal attorneys: Robert B. Murray, Reg. No. 22,980; Charles M. Marmelstein, Reg. No. 25,895; George E. Oram, Jr., Reg. No. 27,931; Douglas H. Goldhush, Reg. No. 33,125; David T. Nikaido, Reg. No. 22,663; Richard J. Berman, Reg. No. 39,107; Murat Ozgu, Reg. No. 44,275; Robert K. Carpenter, Reg. No. 34,794; Gregory B. Kang, Reg. No. 45,273; Rustan Hill, Reg. No. 37,351; Kevin Turner, Reg. No. 43,437; Carl Schaukowitch, Reg. No. 29,211; Hans J. Crosby, Reg. No. 44,634, and Brian A. Tollefson, Reg. No. 46,338.

Please direct all communications to the following address:

ARENT FOX KINTNER PLOTKIN & KAHN, PLLC 1050 Connecticut Avenue, N.W., Suite 600 Washington, D.C. 20036-5339 Telephone No. (202) 857-6000; Facsimile No. (202) 638-4810

The undersigned hereby authorizes the U.S. attorneys named herein to accept and follow instructions from the undersigned's assignee, if any, and/or, if the undersigned is not a resident of the United States, the undersigned's domestic attorney, patent attorney or patent agent, as to any action to be take in the Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and the undersigned. In the event of a change in the person(s) from whom instructions may be taken, the U.S. attorneys named herein will be so notified by the undersigned.

I hereby declare that all statement and the herein of my own knowledge are true and that a sements made on information and belief are believed to be true; and turner, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full name of sole or i	first inventor Paolo CUZZATO	
Inventor's signature	taslunes	
Residence	PONZANO VENETO, Treviso, Italy	Date
Citizenship .	Italian	
Post Office Address	Vicolo Mazzini 7 - 31050 PONZANO	VENETO, Treviso, Ital
	Lohour - DDAGANTD	
Full name of sole or s		
	Lillus - Bragante	January 30, 2002
Residence	DUE CARRAGE, Padova, Italy	
Citizenship It	alian	
Post Office Address	Via Trento 23 - 35020 DUE CARRA	RE, Padova, Italy
Full name of sole or t		
		Date
Residence		
Citizenship	<u> </u>	
Post Office Address		
		•
Full name of sole or i	fourth inventor	
Inventor's signature		Data
Residence		Date
Citizenship		
Post Office Address		
Full name of sole or t	fifth inventor	
Inventor's signature		
n		Date
Citizenship		
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Post Office Address		
Cull mama of sale	sixth iquator	
Full name of sole or s		
		Date
Residence		
Citizenship		
Post Office Address		